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Attorney for Defendants  
*Amazon.com, Inc. and*  
*Amazon.com Services, LLC*

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

JOHN GURNER and MICHELLE GURNER,  
husband and wife; CLAIRE GURNER; and  
CAMERON GURNER

Plaintiffs,

vs.

AMAZON.COM. INC., a Delaware  
corporation; and AMAZON.COM  
SERVICES, LLC, a Delaware limited liability  
company

Defendant.

CASE NO.: 3:24-CV-00205-ART-CLB

**ORDER GRANTING STIPULATION  
TO EXTEND BRIEFING SCHEDULE  
TO PLAINTIFF'S MOTION FOR  
LEAVE TO AMEND THEIR  
COMPLAINT**

**(Second Request)**

Pursuant to Rule IA 6-1 of the Local Rules of Practice for the United States Court,  
District of Nevada, Plaintiffs John Gurner, Michelle Gurner, Claire Gurner, and Cameron  
Gurner (hereinafter "Plaintiffs") by and through their attorneys of record and Defendants  
Amazon.com Inc. and Amazon.com Services, LLC (hereinafter "Defendants") stipulate and

1 agree to extend the briefing schedule with respect to Plaintiffs' Motion for Leave to Amend  
2 Their Complaint (hereinafter "Plaintiffs' Motion"), which was filed on 04/11/2025 as follows::

- 3 1. Plaintiffs' Motion was filed on April 11, 2025
- 4 2. Plaintiffs Motion seeks to add a negligence claim against Defendants.
- 5 3. The current deadline to respond to Plaintiffs' Motion is April 25, 2025.
- 6 4. When Plaintiffs' Motion was filed, Defendants' counsel had to travel out of town/state  
7 for depositions in this case as well as seek medical treatment for ongoing medical  
8 issues.
- 9 5. Given the nature and complexity of the issues in Plaintiffs' Motion, coupled with prior  
10 commitments and medical issues that have precluded Defendants' counsel from being  
11 able to commence preparation of the intended Response, the parties agree to extend the  
12 briefing schedule of Plaintiffs' Motion.
- 13 6. Defendants' counsel had an Emergency Motion Hearing in another case on April 28,  
14 2025 which precluded counsel from being able to able to commence preparation of the  
15 intended Response.
- 16 7. The parties have agreed to provide Defendants with an extension until May 2, 2025 to  
17 provide their Response.
- 18 8. This is the parties second request for an extension of the briefing with respect to  
19 Plaintiff's Motion.

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1 This extension is made in good faith in light of the present circumstances and the issues  
2 presented in Plaintiffs' Motion.

3 IT IS SO STIPULATED AND AGREED BY:

4 DATED this 29th day of April, 2025.

DATED this 29th day of April, 2025

6 POLI MOON & ZANE PLLC

OLSON CANNON & GORMLEY

7 /s/ Michael N. Poli, Esq.  
8 MICHAEL N. POLI, ESQ.  
9 Nevada Bar No. 005461  
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10 Reno, NV 89501  
*Attorneys for Plaintiff*

/s/ Stephanie Zinna, Esq.  
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Las Vegas, NV 89219  
*Attorneys for Defendants*

13 **ORDER**

14 IT IS SO ORDERED.

15 DATED this 29TH day of April, 2025.

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19 UNITED STATES MAGISTRATE JUDGE  
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## Audrianna Click

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**From:** Lawrence Moon <lmoon@pmzlaw.com>  
**Sent:** Tuesday, April 29, 2025 3:45 PM  
**To:** Audrianna Click  
**Cc:** Stephanie Zinna; Wanda Rivera; Mike Poli; Yuzhuo Li; Emily Piontkowski  
**Subject:** RE: Gurner v Amazon - Response deadline to Motion For Leave

This is fine. You may file it with our authority.

Let us know if you have any other questions.

Lawrence

---

**From:** Audrianna Click <aclick@ocgattorneys.com>  
**Sent:** Tuesday, 29 April, 2025 13:59  
**To:** Lawrence Moon <lmoon@pmzlaw.com>  
**Cc:** Stephanie Zinna <szinna@ocgattorneys.com>; Wanda Rivera <wrivera@ocgattorneys.com>; Mike Poli <mpoli@pmzlaw.com>; Yuzhuo Li <yli@pmzlaw.com>; Emily Piontkowski <epiontkowski@pmzlaw.com>  
**Subject:** RE: Gurner v Amazon - Response deadline to Motion For Leave

Good afternoon,

Attached is the SAO regarding the extension for briefing until Friday. Please let me know if you have any revisions or if I may affix your e-signature.

Thank you kindly!

Audrianna Click  
Paralegal to  
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Paterno C. Jurani, Esq.  
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**\*\*Please be advised our firm's email addresses currently [aclick@ocgas.com](mailto:aclick@ocgas.com) will expire.**  
**New email address: [aclick@ocgattorneys.com](mailto:aclick@ocgattorneys.com)**

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